IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

IN RE GENETICALLY MODIFIED RICE	4:06 MD 1811 CDP
LITIGATION)
)
	_)

This Also Applies to the Following Cases:	
Beaumont Rice Mills, Inc., et al. v. Bayer CropScience LP, et al.	Case No. 4:07-cv-00524-CDP
Cache River Valley Seed, LLC, et al. v. Bayer CropScience LP, et al.	Case No. 4:07-cv-1293-CDP
Farmers Rice Milling Co., Inc. v. Bayer CropScience LP	Case No. 4:07-cv-01780-CDP
Gulf Pacific Rice Co., Inc., et al. v. Bayer CropScience, LP, et al.	Case No. 4:08-cv-01545-CDP
Kennedy Rice Dryers, LLC v. Bayer CropScience LP, et al.	Case No. 4:07-cv-01773-CDP
Phoenix Advisors Limited v. Bayer CropScience, LP, et al.	Case No. 4:08-cv-01794-CDP
Planters Rice Mill, LLC v. Bayer CropScience LP, et al.	Case No. 4:07-cv-01795-CDP

JOINT MOTION TO MODIFY CERTAIN NON-PRODUCER DEADLINES IN CASE MANAGEMENT ORDER 20

Case No. 4:07-cv-00416-CDP

Texana Rice Mill, Ltd., et al.

v. Bayer CropScience LP, et al.

The parties in the Beaumont Rice Mills, Inc., Cache River Valley Seed, LLC, Farmers Rice Milling Co., Inc., Gulf Pacific Rice Co., Kennedy Rice Dryers, LLC, Phoenix Advisors Limited, Planters Rice Mil, LLC and Texana Rice Mill, Ltd. cases are working diligently to

complete fact and expert discovery. In order to ensure this discovery takes place in an efficient manner and given the other obligations of counsel and the experts in related litigation, the parties in these cases have met and conferred and hereby jointly move to modify certain deadlines set forth in CMO 20 concerning these non-producer cases.

- The parties shall complete fact discovery no later than June 18, 2010.
- Any motions to dismiss, for summary judgment, motions for judgment on the
 pleadings, or motions to exclude or limit expert testimony under *Daubert* or for
 any other reason shall be filed no later than July 16, 2010. Opposition briefs
 shall be filed no later than August 16, 2010 and any reply brief shall be filed no
 later than August 30, 2010.

/s/ John M. Hughes

John M. Hughes

Bartlit Beck Herman Palenchar & Scott LLP

1899 Wynkoop Street, 8th Floor

Denver, Colorado 80202

/s/ Terry Lueckenhoff (w/consent)

Terry Lueckenhoff, #43843

Fox Galvin, LLC

One South Memorial Drive, 12th Floor

St. Louis, Missouri 63102

Lead Counsel for Defendants

And

/s/ William B. Chaney (w/consent)

William B. Chaney

Looper Reed & McGraw, P.C.

1601 Elm Street, Suite 4100

Dallas, Texas 72501

Non-Producer Liason Counsel

CERTIFICATE OF SERVICE

I hereby certify that on April 6, 2010, I electronically filed the foregoing document with the Clerk of the Court using the CM/ECF system which will send notification of such filing to all attorneys of record.

/s/ John M. Hughes